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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.	
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344,350	01/29/82	Norman L. Colbry		

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EXAMINER				
JHTurnipseed				
ART UNIT	PAPER NUMBER			
122	6			

EXAMINER INTERVIEW SUMMARY RECORD

DANIMI VER IIVI EA	RVIEW GOWINARI RECORD
All participants (applicant, applicant's representative, PTO personnel):	
(1) Mr. B. A. Amernick	(3)
(2)	(4)
Date of interview November 8, 1982	·
Type: 🗷 Telephonic 🗌 Personal (copy is given to 🗌 applicant	applicant's representative).
Exhibit shown or demonstration conducted: 🗌 Yes 📋 No. If ye	s, brief description:
Agreement 🛣 was reached with respect to some or all of the claims i	in question.
Claims discussed: 10 - 13	
Identification of prior art discussed: None	
by the Examiner and advised that the allowance upon the entering of the claims 10 and 12 are cancelled since the disclosure and if the phrase ", the Abstract of the Disclosure. Mreto make the changes by an Examiner of the amendment it is noted that of the amendment, therefore no Examine of the amendment, therefore no Examine of the amendment, therefore no Examine of the amendment, if necessary, and a copy of the amendments, if attached. Also, where no copy of the amendments which would render unless the paragraphs below have been checked to indicate to the control walved and must include the substance of the	the was reached, or any other comments: Mr. Amernick was called the application would be in condition for amentment filed on October 28, 1982, if the centre and partial sisters and partial sisters and partial sisters and partial sisters. Amernick gave the Examiner permission as Amendment. However, on closer review be jected to terminology is cancelled by arts amendment to the Abstract of the favailable, which the examiner agreed would render the claims allowable must be a the claims allowable is available, a summary thereof must be attached.) INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the conth from this interview date to provide a statement of the substance of the interview.
Since the examiner's interview summary above (including any requirements that may be present in the last Office action, and response requirements of the last Office action.	attachments) reflects a complete response to each of the objections, rejections and d since the claims are now allowable, this completed form is considered to fulfill the